

Engineers for the Integrity of Broadcast Auxiliary Services Spectrum

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April 30, 2011

Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, SW
Washington, DC 20554

Dear Ms. Dortch:

Engineers for the Integrity of Broadcast Auxiliary Services Spectrum (EIBASS) has noted with concern the *ex parte* filings by Wireless Strategies Inc. (WSI) to the WT Docket 10-153 record concerning its so-called "microwave white spaces;" also referred to by WSI as "concurrent coordination," "auxiliary microwave stations" (which, of course, should not be confused with legitimate Part 74 *broadcast* auxiliary microwave stations), and "distributed radiating elements."

EIBASS agrees with all of the rebuttal points so well raised by the April 29 Comsearch *ex parte* filing. We urge that the Commission reject the unwarranted and unsupported claims made by WSI when it issues the WT Docket 10-153 Report and Order.

Respectfully,

/s/ Dane E. Ericksen

Dane E. Ericksen

/s/ Richard A. Rudman

Richard A. Rudman